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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION	Docket Number (Optional) 359999-35
REJECTION OVER A PENDING REPERENCE APPLICATION	305565-33
In re Application of: PETER E. HAND, ET AL.	
Application No.: 10/814,390	
Filed: MARCH 30, 2004	
For: ENHANCED BILL ACCEPTOR/DISPENSER FOR VENDING MACHINE	
The owner", .JCALMERICAL CORPORATION of 100. parcent interest in the instant application hereby disclarins, scope as provided below the terminal part of the statutory term of any patient granted on the instant application which would extend beyond the expiresion date of the full statutory term of any patient granted on pending reference Application Number 10980,129 field on May 5,2004 as such term is defined in \$3.0.S.C. 154 and 173, and as the term of any patient granted on any patient or particular terminal disclarimer filed prior to the grant of any patient or parent or any patient or particular terminal disclarimer filed prior to the grant of any patient or of unduring such perior that patient or particular that the prior to the grant of any patient or any patient or particular or the instant explication. The owner patient of the patient of the particular patient or patient or the particular patient or patient or the patient patient or the patient patient or the patient patient or the patient patient or patient or the patient patient or patient patient patient patient or patient or patient or patient p	
In making the above disclaimer, the owner does not disclaim the terminal part of emy patent granted on the instant application that would acted to the exemption date of the field statehory term as defined in \$5 LSC. 154 and 175 and any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filled prior to the grant granted on the pending reference application; in the event that any such patent granted on the pending reference application exprises for failure to pay a maintenance See, is held unenforceable, is bound invalid by a count of competent jurisdiction, is statutionly disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all dains canceled by a retrainallon certificate, is related under the committed prior to its grant.	
Check either box 1 or 2 below, if appropriate.	
For submissions on behalf of a business/organization (e.g., corporation, partnership, university, go etc.), the undersigned is empowered to act on behalf of the business/organization.	vernment agency,
I hereby declare that all statements made herein of my own knowledge ere true and that all st. belief are believed to be true; and further that these statements were made with the knowledge that will made are punishable by fine or imprisonment, or both, under Section 1001 of Title 16 of the United Stat statements may jeopardize the validity of the opplication or any patent issued thereon.	ul false statements and the like so
2. The undersigned is an attorney or agent of recogn. Reg. No. 31967	
1////////	•
	December 18, 2007
/ /Signature // /	Date
J.D. HARRIMAN II	
Typed or printed name	
	310-595-3000
	Telephone Number
Terminal disclaimer fee under 37 CFR 1.20(d) is included.	
WARNING: Information on this form may become public. Credit card information be included on this form. Provide credit card information and authorization of	n should not n PTO-2038.

"Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).

Form PTO/SB96 may be used for making this statement. See MPEP § 324.

This solection of information required by 37 CFR 1.321. This proferments in requirement of the control of the statement of